2:1UNITED STAFFS DISTRICT OF NEW	YOURS Filed 03/11/14 Page 1 of 1 PageID #: 254 YORK
UNITED STATES OF AMERIC	U.S. DISTRICT COURT E.D.N.Y. CR 13-607
Phillip Kenner, et al.	★ MAR 1 ¹ 2014 ★
	t the time period from $3/11/4$ to $4/29/4$ be
excluded in computing time with commence.	in which trial of the charges against the Defendant(s) must
The parties agree to the e	xclusion of the foregoing period for the purpose(s) of:
[] examination	nt in continuing plea negotiations; on of the Defendant(s) pursuant to 18 USC §§ 3161(h)(1)(A)
	mental or physical capacity; n of pretrial motions through hearing or other disposition
	additional discovery & return of discovery
Sixth Amendment to the U.S. Co the Plan and Rules of this Court of of Criminal Procedure. The Defe	fully advised by counsel of his/her rights guaranteed under the enstitution; the Speedy Trial Act of 1974, 18 U.S.C. §§3161-74 adopted pursuant to that Act; and Rule 50 of the Federal Rules and and understands that he/she has a right to be tried before a d, not counting excludable periods.
The Court: approves to based upon its findings that this a of the public and this Defendant in	his Speedy Trial Waiver otherwise excludes the time ction serves the ends of justice and outweighs the best interest n a speedier trial.
SO ORDERED.	
Dated: Marchal, 2009	
Central Islip NY	U.S.D.J.
Assistant U.S. Attorney or Special	
Defendant #1: Weller	Counsel: Nand Chart
Defendant #2:	Counsel:
Defendant #3:	Counsel:
Defendant #4:	Counsel